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March 17, 2015

Via Facsimile (202-564-9490)

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**Re: Submission of Supplemental Information Concerning Allegations of
Environmental Contamination, TSCA Section 8(e) Case Number 8EHQ-
14-19758**

Dear TSCA Section 8(e) Coordinator:

On December 30, we submitted on behalf of Saint-Gobain Performance Plastics Corporation (SGPP) information to the U.S. Environmental Protection Agency (EPA) concerning the presence of perfluorooctanoic acid (PFOA) that was detected in tests of the public drinking water supplies by the Village of Hoosick Falls, New York (the Village). The case number assigned was 8EHQ-14-19758. This report supplements that information with additional reports on samples collected in February 2015.

SGPP contracted with a local consultant to collect samples in conjunction with the Village. Split samples collected at the same time were set to each of two EPA-certified laboratories to analyze the samples using EPA Method 537. The same laboratory that analyzed the earlier samples and reported results consistent with those provided earlier. The second laboratory reported results approximately 2x higher than those from the first laboratory. Because the results from one of the laboratories are twice the reported value from the other, we are reporting these results to EPA as a supplement to the original 8(e) submission. We are investigating those differences by reviewing sample handling, laboratory procedures and calculations, QA/QC procedures. We do not know which of the sets of data accurately represent the current status of the wells. A copy of the results from both laboratories is attached.

SGPP has no information as to whether a significant risk of injury to human health or the environment is actually presented by the findings. Nonetheless, out of an abundance of caution and as a matter of good product stewardship we think it prudent to submit this information to EPA under section 8(e) of the Toxic Substances Control Act (15 U.S.C. § 2601 et seq.).

KELLER AND HECKMAN LLP

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We trust that the Agency finds this information useful. If you have any questions, please contact Lauren Alterman, Vice President – Health, Safety & Environment of Saint-Gobain Corporation (parent of Saint-Gobain Performance Plastics Corporation), at (610) 341-7838.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "David G. Sarvadi". The signature is fluid and cursive, with a prominent initial "D" and a long, sweeping underline.

David G. Sarvadi
Counsel to Saint-Gobain

Enclosure

cc: Ms. Lauren Alterman, Saint-Gobain